

WINDING-UP—ACT RESPECTING—Continued.

- Application of sections 8-95, 229.
- Assets—how distributed, 241.
 - when distributed, 241.
- Attachment of debts, 248.
- Banks—application for, must be by creditors for \$1,000, 252.
- Liquidators—number and appointment of, 253.
 - to reserve dividends in respect of outstanding notes, 253.
- Meeting of shareholders and creditors of, must be called by courts before granting order for, 253.
- Chairman at, appointment of, 253.
 - to report result of votes to court, 253.
 - votes at, 253.
- Notice to holders of notes, 254.
- Sections 98-104, exclusively, applicable to, 252.
- Commencement of, 230.
- Company—
 - when deemed insolvent, 229.
 - unable to pay its debts, 229.
- Contributories
- Absconding, may be arrested and papers seized, 240.
- Books of company *prima facie* evidence as between, 240.
- Calls on, when may be made, 239.
- Calls on, not to compel payment of debt before maturity, 239.
- Court may adjust rights of, 240.
 - order payment by, 239.
 - inspection of company's books by, 240.
- Liability of, 238.
- Liability of shareholders as, 238.
- Liability of shareholders after transfer of shares, 238.
- List of, what must show, 237.
- Payment into court by, 239.
- When may vote at meetings, 240.
- Costs of, 251.
- Courts—Powers conferred on by this Act additional to all other powers of, 249.
 - Provincial—auxiliary to each other, 249.
 - Orders of, to be deemed judgments, 248.
 - how enforced, 248.
- Creditors—
 - Claims of certain privileged, 241.
 - Compromising with, 242.
 - Contestation of claims of, 244.
 - Duty of, when holding security, 242.
 - Inspection of company's books by, 240.
 - Judgment and execution, have no lien, 243.
 - Proviso as to costs, 244.
 - Rank on dividend sheet, 243.